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4	BEFORE THE PUBLIC DISCLOSURE COMMISSION OF THE STATE OF WASHINGTON		
5	OF THE STATE O	F WASHINGTON	
6	IN RE COMPLIANCE )	PDC CASE NO.: 02-459	
7	WITH RCW 42.17	) FINDINGS OF FACT AND ORDER VACATING INITIAL ORDER	
8	GUY JONES )		
9	Respondent.	ORDER	
10	INTRODUCTION		
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12	A review of a brief enforcement hearing held June 4, 2002 was conducted before the		
13	Washington State Public Disclosure Commission on December 4, 2002, to determine		
14	whether the Respondent violated RCW 42.17.240 by failing to timely file the Personal		
15	Financial Affairs Statement (PDC form F-1) by April 15, 2002. The review was held		
16	pursuant to chapters 34.05 and 42.17 RCW and chapter 390-37 WAC. The review was held		
17	at the Doubletree Guest Suites, 16500 Southcenter Parkway, Seattle, Washington. Philip E.		
18	Stutzman, Director of Compliance, represented the Commission staff. The Respondent		
19	appeared at the hearing in writing. The Commission was given a copy of the order from the		
20	appeared at the hearing in writing. The commission was given a copy of the order from the		
21	brief enforcement hearing and letters received from the Respondent on October 21, 2002,		
22	and November 22, 2002, requesting a review of the case.		
23	After due consideration of the initial or	der entered from the brief enforcement	
24	hearing and the material submitted by the Respondent, the Commission made the following		
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	FINDINGS OF FACT
1.	The original enforcement hearing was held June 4, 2002. The Respondent was found to
	have violated RCW 42.17.240 by failing to file the Personal Financial Affairs Statemen
	(PDC form F-1) by April 15, 2002.
2.	In an order entered July 3, 2002, the Respondent was assessed a civil penalty of \$300.
3.	When contacted by PDC staff, the Respondent stated that he did not receive the warning
	letter, hearing notice, or initial order sent to him following the brief enforcement
	hearing because he had relocated out of his jurisdiction in mid-March 2002, and had no
	had reliable mail service since that time. The Respondent further stated that he resigned
	his position as a School Director of Crescent School District 313, effective April 1,
	2002.
4.	The Respondent stated that when he resigned he was told by the Superintendent of the
	District that he did not need to file the F-1 report because he had resigned.
	<u>ORDER</u>
	ON the basis of the foregoing Findings of Fact,
IT	IS HEREBY ORDERED that the order entered July 3, 2002 in Case No. 02-459 is
<b>V</b> A	ACATED and the case is dismissed.
	DATED THIS 11 <sup>th</sup> day of December, 2002.
FC	OR THE COMMISSION:
	/s/
VI	CKI RIPPIE, Executive Director